children, they shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 242 and 243 of the Immigration and Nationality Act. In the event that the marriage between the above-named persons shall occur within three months after the entry of the said Erika Marie Dietl, the Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Erika Marie Dietl and her two children, Caroline Dietl and Robert Dietl, as of the date of the payment by them of the required visa fees.

Approved August 3, 1955.

8 USC 1252,

Private Law 285

CHAPTER 503

AN ACT

For the relief of Ludwika Hedy Hancock (nee Nikolajewicz).

August 3, 1955 [H. R. 932]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwith-standing the provisions of section 212 (a) (9), (12) and (19) of the Immigration and Nationality Act, Ludwika Hedy Hancock (nee Nikolajewicz) may be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: Provided, That these exemptions shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act. Approved August 3, 1955.

Ludwika H. Hancock.

66 Stat. 182. 8 USC 1182.

Private Law 286

CHAPTER 504

AN ACT

For the relief of Kimiko Sueta Thompson.

August 3, 1955 [H. R. 1180]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Kimiko Sueta Thompson shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee, under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare, may deem necessary to impose: Provided, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Approved August 3, 1955.

K i m i k o S. Thompson. 66 Stat. 163. 8 USC 1101 note.

8 USC 1183.

Private Law 287

CHAPTER 505

AN ACT

For the relief of Jose Domingo Quintanar.

August 3, 1955 [H. R. 1185]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstand-

Jose D. Quintanar. 66 Stat. 182. 8 USC 1182. ing the provisions of section 212 (a) (9) and (19) of the Immigration and Nationality Act, Jose Domingo Quintanar may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of that Act: Provided, That these exemptions shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved August 3, 1955.

Private Law 288

CHAPTER 506

August 3, 1955 [H. R. 1302] AN ACT

For the relief of Adelheid Walla Spring.

Adelheid W. Spring.

66 Stat. 182. 8 USC 1182. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwith-standing the provision of section 212 (a) (9) of the Immigration and Nationality Act, Adelheid Walla Spring may be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: Provided, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved August 3, 1955.

Private Law 289

CHAPTER 507

August 3, 1955 [H. R. 1304] AN ACT

For the relief of Mother Amata (Maria Cartiglia), Sister Ottavia (Concetta Zisa), Sister Giovina (Rosina Vitale), and Sister Olga (Calogera Zeffiro).

Mother Amata and others. 66 Stat. 163. 8 USC 1101 note.

Quota deduc-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Mother Amata (Maria Cartiglia), Sister Ottavia (Concetta Zisa), Sister Giovina (Rosina Vitale), and Sister Olga (Calogera Zeffiro) shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees. Upon the granting of permanent residence to such aliens as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct four numbers from the appropriate quota for the first year that such quota is available.

Approved August 3, 1955.

Private Law 290

CHAPTER 508

August 3, 1955 [H. R. 1435] AN ACT

For the relief of Paul Compagnino.

66 Stat. 163. 8 USC 1101 note. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Paul Compagnino shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment